

B. LOWENSTEIN & CO.

LATEST IMPORTATIONS OF

NEW GOODS.

Plain, Fancy and High Novelty Silks, Velvets and Satins,
Plain, Fancy and High Novelty Dress Goods,
Plain and Fancy Black Goods and Grenadines,
ELEGANT PARASOLS AND FANS,
Unique and Nobby Styles in Ladies' and Misses' NECKWEAR,
KID AND SILK GLOVES—Every Shade, Style and Shape, for
Ladies, Misses and Gents.
Ladies', Gents' and Children's Silk, Merino and Lisle Underwear,
Black and White Beaded Fronts, Nets and Laces,
Black, White and Colored Nets, Laces to Match Exact.

B. LOWENSTEIN & CO.

RELIABLE GOODS!... REASONABLE PRICES!

ADLER, BRO. & CO.

FINE BOOTS AND SHOES

261 Main Street, Memphis, Tenn.

Orders from Abroad will Receive Our Prompt Attention.

Illustrated Catalogue and Price-List (free) on application.

Memphis Steam Laundry

No. 221 Second Street, Memphis.

LADIES AND GENTS,

SEND YOUR COLLARS AND CUFFS TO

MEMPHIS STEAM LAUNDRY

And have them finished equal to New.

SHIRTS, 30c

Collars and Cuffs, 50c Per Dozen.

Our Parties receive notice of the day and

Lace Curtains a Specialty at \$1 Per Set.

BRANCH OFFICE AT

T. J. McCarthy's Under Peabody Hotel.

Memphis Steam Laundry.

MURRAY & RIDGELY

Call attention to their unrivaled stock of IMPORTED

CLOTHES FOR SPRING AND SUMMER WEAR, made by

the finest manufacturers in Europe, at extremely low

prices. Invariably with good stock in the warehouse, and

ready to place you in the latest and cheapest.

Tailors and Importers, 38 Madison St.

Eagle Boiler Works

SHEA & MCCARTHY, Prop's,

140, 142, 144 Front St., Memphis

ONE OF THE LARGEST BOILER SHOPS

in the South, and the only one in the city, and

the only one in the city, and the only one in the city,

and the only one in the city, and the only one in the city,

and the only one in the city, and the only one in the city,

and the only one in the city, and the only one in the city,

and the only one in the city, and the only one in the city,

and the only one in the city, and the only one in the city,

and the only one in the city, and the only one in the city,

and the only one in the city, and the only one in the city,

and the only one in the city, and the only one in the city,

and the only one in the city, and the only one in the city,

and the only one in the city, and the only one in the city,

and the only one in the city, and the only one in the city,

and the only one in the city, and the only one in the city,

and the only one in the city, and the only one in the city,

and the only one in the city, and the only one in the city,

and the only one in the city, and the only one in the city,

and the only one in the city, and the only one in the city,

and the only one in the city, and the only one in the city,

and the only one in the city, and the only one in the city,

and the only one in the city, and the only one in the city,

and the only one in the city, and the only one in the city,

and the only one in the city, and the only one in the city,

and the only one in the city, and the only one in the city,

and the only one in the city, and the only one in the city,

and the only one in the city, and the only one in the city,

THE MEMPHIS DAILY APPEAL-SATURDAY, APRIL 19, 1884.

IMPORTANT SUIT

Decided by Special Chancellor Folke

Motion to Dismiss the Injunction

Denied

Receiver Lamb in the Matter of the

Funding of Railroad Bonds

Sustained Yesterday.

Special Chancellor W. C. Folke yesterday morning rendered his decision upon the motion made by the Receiver of the Memphis and Charleston Railroad Company, Sam Tate, R. C. Brinkley and associates, the purchasers of the stock in the railroad. The motion to dismiss the injunction was sustained, and the receiver was allowed to proceed. The receiver had just before closing operations, and after a great deal of discussion, agreed to fund \$100,000 of the bonds at the best way to relieve the city of trouble created on account of various suits. Receiver Lamb objected to this settlement and sued out an injunction which came up several days ago on the motion to dissolve upon the face of the bill.

THE FOLLOWING REASONS

were assigned:

First—Said Lamb, as receiver, has no right to sue to restrain said suit, nor to take any action to prevent the same.

Second—Said receiver has no authority to sue to prevent the same.

Third—Said receiver has no authority to sue to prevent the same.

Fourth—Said receiver has no authority to sue to prevent the same.

Fifth—Said receiver has no authority to sue to prevent the same.

Sixth—Said receiver has no authority to sue to prevent the same.

Seventh—Said receiver has no authority to sue to prevent the same.

Eighth—Said receiver has no authority to sue to prevent the same.

Ninth—Said receiver has no authority to sue to prevent the same.

Tenth—Said receiver has no authority to sue to prevent the same.

Eleventh—Said receiver has no authority to sue to prevent the same.

Twelfth—Said receiver has no authority to sue to prevent the same.

Thirteenth—Said receiver has no authority to sue to prevent the same.

Fourteenth—Said receiver has no authority to sue to prevent the same.

Fifteenth—Said receiver has no authority to sue to prevent the same.

Sixteenth—Said receiver has no authority to sue to prevent the same.

Seventeenth—Said receiver has no authority to sue to prevent the same.

Eighteenth—Said receiver has no authority to sue to prevent the same.

Nineteenth—Said receiver has no authority to sue to prevent the same.

Twentieth—Said receiver has no authority to sue to prevent the same.

Twenty-first—Said receiver has no authority to sue to prevent the same.

Twenty-second—Said receiver has no authority to sue to prevent the same.

Twenty-third—Said receiver has no authority to sue to prevent the same.

Twenty-fourth—Said receiver has no authority to sue to prevent the same.

Twenty-fifth—Said receiver has no authority to sue to prevent the same.

Twenty-sixth—Said receiver has no authority to sue to prevent the same.

Twenty-seventh—Said receiver has no authority to sue to prevent the same.

Twenty-eighth—Said receiver has no authority to sue to prevent the same.

Twenty-ninth—Said receiver has no authority to sue to prevent the same.

Thirtieth—Said receiver has no authority to sue to prevent the same.

Thirty-first—Said receiver has no authority to sue to prevent the same.

Thirty-second—Said receiver has no authority to sue to prevent the same.

Thirty-third—Said receiver has no authority to sue to prevent the same.

Thirty-fourth—Said receiver has no authority to sue to prevent the same.

Thirty-fifth—Said receiver has no authority to sue to prevent the same.

Thirty-sixth—Said receiver has no authority to sue to prevent the same.

Thirty-seventh—Said receiver has no authority to sue to prevent the same.

Thirty-eighth—Said receiver has no authority to sue to prevent the same.

Thirty-ninth—Said receiver has no authority to sue to prevent the same.

Fortieth—Said receiver has no authority to sue to prevent the same.

Forty-first—Said receiver has no authority to sue to prevent the same.

Forty-second—Said receiver has no authority to sue to prevent the same.

Forty-third—Said receiver has no authority to sue to prevent the same.

Forty-fourth—Said receiver has no authority to sue to prevent the same.

Forty-fifth—Said receiver has no authority to sue to prevent the same.

Forty-sixth—Said receiver has no authority to sue to prevent the same.

Forty-seventh—Said receiver has no authority to sue to prevent the same.

Forty-eighth—Said receiver has no authority to sue to prevent the same.

Forty-ninth—Said receiver has no authority to sue to prevent the same.

Fiftieth—Said receiver has no authority to sue to prevent the same.

Fifty-first—Said receiver has no authority to sue to prevent the same.

Fifty-second—Said receiver has no authority to sue to prevent the same.

Fifty-third—Said receiver has no authority to sue to prevent the same.

Fifty-fourth—Said receiver has no authority to sue to prevent the same.

Fifty-fifth—Said receiver has no authority to sue to prevent the same.

Fifty-sixth—Said receiver has no authority to sue to prevent the same.

Fifty-seventh—Said receiver has no authority to sue to prevent the same.

Fifty-eighth—Said receiver has no authority to sue to prevent the same.

Fifty-ninth—Said receiver has no authority to sue to prevent the same.

Sixtieth—Said receiver has no authority to sue to prevent the same.

Sixty-first—Said receiver has no authority to sue to prevent the same.

Sixty-second—Said receiver has no authority to sue to prevent the same.

Sixty-third—Said receiver has no authority to sue to prevent the same.

Sixty-fourth—Said receiver has no authority to sue to prevent the same.

Sixty-fifth—Said receiver has no authority to sue to prevent the same.

Sixty-sixth—Said receiver has no authority to sue to prevent the same.

Sixty-seventh—Said receiver has no authority to sue to prevent the same.

NEW ROLLING-STOCK

Purchased by the Memphis and Charleston

Railroad, some of which has

been received.

The remainder to arrive later—List of

the Engines and Cars and

the Prices.

COMPLETE WORKSHOP

In which everything being needed by the

road could be built. Before the road

was burned one engine was built

and another was under construction.

Others of entire new construction were

under construction, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

been continued, and the work has

LOCAL NOTICES

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.

Bar rooms in the city, Park Hotel.